STATE OF ILLINOIS SECRETARY OF STATE SECURITIES DEPARTMENT

IN THE MATTER OF:	CHADWICK CREECH, YUWEN CREECH, STREAMONES FS, LLC and STREAMONE, LLC. Their partners, officers and directors, agents, employees, affiliates, successors, and assigns.		No. 1100294
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TEMPORARY ORDER OF PROHIBITION

TO THE RESPONDENTS: Chadwick Creech

522 Hunt Club Blvd., #149 Apopka, Florida 32703

Yuwen Creech

522 Hunt Club Blvd., #149 Apopka, Florida 32703

Streamone, LLC 522 Hunt Club Blvd., #149 Apopka, Florida 32703

Streamone FS, LLC 522 Hunt Club Blvd., #149 Apopka, Florida 32703

On information and belief, I, Jessie White, Secretary of State for the State of Illinois, through my designated representative, who has been fully advised in the premises by the staff of the Securities Department, Office of the Secretary of State, herein finds:

1. Respondent, Chadwick Creech, ("Chadwick") is an individual with a last known address of 522 Hunt Club Blvd., #149, Apopka, Florida.

- 2. Respondent Chadwick is or was the managing member of Respondent Streamone, LLC at all relevant times, between January 2, 2008 and July 27, 2011.
- 3. Respondent, Yuwen Creech, ("Yuwen") is an individual with a last known address of 522 Hunt Club Blvd., #149, Apopka, Florida.
- 4. Respondent, Streamone, LLC. ("Streamone") is an entity with a last known address of 522 Hunt Club Blvd., #149, Apopka, Florida.
- 5. Respondent, Streamone FS, LLC ("Streamone FS") was a Florida limited liability company which maintained it principal place of business at 522 Hunt Club Blvd, #149, Apopka, Florida. Streamone FS was voluntarily dissolved on April 26, 2010.
- 6. Respondent Yuwen was a managing member of Respondent Streamone during the relevant time, including January 2, 2008 and December 31, 2009.
- 7. Respondent Yuwen was an agent, officer, owner representative, or member of Streamone FS between January 2, 2008 and April 26, 2010.
- 8. Respondent Chadwick is and was a member of Streamone FS during December 1, 2007 through April 26, 2010.
- 9. Respondent Streamone, is and was the managing member of Streamone FS, during January 2, 2008 and April 26, 2010.
- 10. Respondents Chadwick and Yuwen exercised control and management over Streamone FS during the relevant period of time.
- 11. In about December, 2007, Respondent Chadwick solicited Investor "A" to invest \$500,000 in Streamone FS. Respondent Chadwick described Streamone FS to Investor "A" as a bank or mortgage company that would lend money to qualified real estate investors for the purchase and rehabilitation of real estate. At the time, Respondents and Investor A had had no prior business dealings.
- 12. Investor "A" was a resident of the State of Illinois at the time that these representations and recommendations were made to Investor "A".
- 13. On or about January 9, 2008, Respondents offered and sold a note to Investor "A" on behalf of Streamone FS.
- 14. On or about January 16, 2008, Respondents Chadwick and Yuwen executed a note to Investor "A" on behalf of Streamone FS. The note paid

an annualized return of 13% for a minimum period of not less than 12 calendar months, automatically renewable until terminated by the investor.

- 15. After the initial investment in January 2008, Respondent Chadwick recommended that Investor "A" increase their investment by an additional \$200,000.00 by claiming that a total investment of \$700,000.00 would, in turn, generate a return or yield from which Investor "A" would be able to pay all of their living expenses throughout retirement.
- 16. On or about September 19, 2008, Investor "A" followed the recommendation of Respondents and invested another \$200,000.00 in Streamone FS.
- 17. On or about September 22, 2008, Respondents Chadwick and Yuwen issued a note for an additional \$200,000.00 investment to Investor "A" on behalf of Streamone FS.
- 18. The activities discussed at paragraphs 11-17 are therefore a security, and constitute the offer and sale of a note as those terms are defined in sections 2.1, 2.5, and 2.5a of the Illinois Securities Law of 1953 [815 ILCS 5] (the "Act").
- 19. Section 5 of the Act provides, inter alia, that all securities except those exempt under Section 3 or those offered or in transactions exempt under Section 4 shall be registered either by coordination or by qualification prior to their offer or sale in the State of Illinois.
- 20. The Respondents failed to file with the Secretary of State an application for registration of the security described above as required by the Act and that as a result the security was not registered pursuant to Section 5 of the Act prior to its offer in the State of Illinois.
- 21. Section 12.A of the Act provides, inter alia, that it shall be a violation for any person person to sell a security except in accordance with the provisions of the Act.
- 22. Section 12.D of the Act provides, inter alia, that it shall be a violation for any person "to fail to file with the Secretary of State any application, report or document, required to be filed under the provisions of the Act or any rule or regulation made by the Secretary of State pursuant to the Act."
- 23. In failing to fi!e applications to register the note as a security pursuant to Section 5 of the Act, Respondents violated Sections 12.A and 12.D of the Act.

- 24. In selling the Streamone FS note to Investor "A" Respondent Chadwick described Streamone FS as a bank or mortgage company that would lend money to qualified real estate investors for the purchase and rehabilitation of real estate. Respondents represented to investor "A":
 - a. The notes issued by Streamone FS generated a rate of return sufficient to cover all internal operating expenses of Streamone FS and to pay Investor "A" an annualized return of 13% on their capital investment.
 - b. An investment in Streamone FS was liquid in that they could elect to terminate their investment in Streamone FS and receive the return of their entire capital investment within sixty days after electing to terminate the investment.
 - c. In the event that they were to elect to terminate the investment in Streamone FS, Investor "A" not only would receive the return of their entire capital investment, but they also would be entitled to retain all payments which accrued prior to the date of termination.
- 25. On or about July 28, 2009, Investor "A" elected to terminate their investment in the notes and served a written request upon Respondent Chadwick for return of their \$700,000.00 within the time frames set forth in the notes.
- 26. After receipt of the notice of election to terminate, Respondents Streamone, Chadwick and Yuwen continued to operate Streamone FS and continued to collect funds, assets and property belonging to Streamone FS.
- 27. As of December 31, 2009, the \$700,000.00 investment in Streamone FS notes had not been returned to Investor "A".
- 28. On or about April 26, 2010, Respondents Streamom;, and Chadwick filed documents with the Florida Department of State, Division of Corporations, in order to voluntarily dissolve Streamone FS.
- 29. As of August 29, 2011, Respondent Streamone FS, had failed to return the \$700,000.00 to Investor "A".
- 30. Respondents never produced an accounting to Investor "A" as to what happened with the funds, assets and property belonging to Streamone FS.
- 31. The Respondent's statements to Investor "A", referenced above at paragraph 24 a-c concerning the safety of the notes issued by Streamone FS, contained untrue facts or omissions of fact needed to make the

statements that were made not misleading, and operated as fraud or deceit on Investor "A".

- 32. That Section 12.F of the Act provides that it shall be a violation of the provisions of this Act for any person to engage in any transaction, practice or course of business in connection with the sale or purchase of securities which works of tends to work a fraud or deceit upon the purchaser or seller thereof.
- That Section 12.0 of the Act provides that it shall be a violation of the provisions of this Act for any person to provide, obtain money or property through the sale of securities by means of any untrue statement of material factor any omission to state a material fact necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading.
- 34. That by virtue of the foregoing paragraphs, Respondents violated Sections 12.F and 12.G of the Act.
- 35. The entry of this Temporary Order prohibiting Respondents, or Their agents, affiliates, and employees from offering or selling above-references securities in the State of Illinois is in the public interest and for the protection of the investing public and is consistent with the purposes intended by the provisions of the Act.

NOW THEREFORE IT IS HEREBY ORDERED THAT: pursuant to the authority Granted by Section 11.F of the Act, Respondents Chadwick Creech, Yuwen Creech, Streamone FS, LLC, Streamone, LLC. and their partners, officers and directors, agents, employees affiliates, successors and assigns are temporarily PROHIBITED from offering or selling securities in or from this State until further Order of the Secretary of State.

NOTICE is given that Respondents may request a hearing on this matter by transmitting such Request in writing to the Director, Illinois Securities Department, 69 West Washington St. Suite 1220, Chicago, Illinois 60602. Such request must be made within thirty (30) calendar days of the date of the entry of the Temporary Order of Prohibition. Upon receipt of a request for a hearing, a hearing will be scheduled as reasonably practicable. A request for a hearing will not stop the effectiveness of this Temporary Order for sixty (60) calendar days from the date of the hearing request is received by the Department.

FAILURE BY ANY RESPONDENT TO REQUEST A HEARING WITHIN THIRTY (30) CALENDAR DAYS AFTER ENTRY OF THESE TEMPORARY ORDERS OF PROHIBITION AND SUSPENSION SHALL CONSTITUTE AN ADMISSION OF ANY

Temporary Order of Prohibition

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FACTS ALLEGED AND SHALL CONSTITUTE SUFFICIENT BASIS TO MAKE THE TEMPORARY ORDER OF PROHIBITION AND SUSPENSION FINAL.

Entered: This 10th day of November, 2011.

JESSE WHITE
Secretary of State
State of Illinois

Attorney for the Secretary of State:

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